

I am writing in vehement opposition to Docket 02-278 - the attempt by the Consumer's Banking Association (CBA) to supplant provisions of the State of Indiana "Do Not Call" Law.

This Law is perhaps one of the MOST POPULAR pieces of legislation that has been passed in recent years in Indiana. The Attorney General of Indiana, who championed this legislation, was rather handily re-elected in the November elections. I believe he may have been the leading vote-getter at the State level.

This law is extremely popular with the PEOPLE OF INDIANA. This is a Law WANTED by the PEOPLE OF INDIANA.

By contrast, let me point out that NONE of the Banks involved in this Petition are businesses based in Indiana. They are all businesses based OUTSIDE OF INDIANA. They have no more concern for the Residents of the State of Indiana than a Middle-Eastern Moslem Despot.

My question to you is who should determine this issue - what the PEOPLE of INDIANA have overwhelmingly indicated they want, or a group of GREEDY OUT OF STATE BANKS with no concern or respect for the people of Indiana??

The choice to me is rather clear. The people of Indiana have spoken LOUDLY on this subject and the Federal Communications Commission would be well-advised to DENY this Petition and stay out of this matter completely.

David L. Zeph  
16310 Spring Mill Road  
Westfield, IN 46074  
zephd@indy.rr.com